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Attorneys for Defendant
MICHAEL BLACKWELL

UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF PENNSYLVANIA

| | | |
|---------------------------|---|--------------------------------------|
| UNITED STATES OF AMERICA, |) | CASE NO. CR-10-021-JFC; |
| |) | CR-09-273-JFC |
| Plaintiff, |) | |
| vs. |) | NOTICE OF DOCUMENT DISCLOSURE |
| |) | |
| |) | |
| MICHAEL BLACKWELL, et al. |) | |
| |) | |
| Defendant. |) | |

Defendant Michael Blackwell, through counsel, gives notice of compliance with the Court's October 9, 2013, Order regarding disclosure of materials referenced in defendant's brief filed at ECF. No. 719.

The materials referenced in that brief and requested by the government involve two sets of records that have been in the government's possession since before defendant's filing.

The first set of records is the pen register data that was provided to the defendant from the government, and has,

1 presumably, been in their possession since 2009.

2 The second set of materials is the call detail records of
3 defendant Blackwell's phone ending in 0259 which was express
4 mailed to the government on July 2, 2013, three months ago.

5 Defendant also mailed those same records to the government
6 and the Court at the time of the filing of defendant's brief,
7 which were received by the government on October 8, 2013.

8 Defense counsel also informed Ms. Johnston that the data was
9 already in her possession and consisted only of the pen registers
10 and the call detail records in an email of October 9, 2013.

11 Based on the requests of the government for time and of the
12 October 9, 2013, Order of the Court, defense counsel assumes that
13 hearing currently scheduled for November 1, 2013, will need to be
14 continued. Counsel does not oppose such a continuance and is
15 available via email or telephone conference to discuss a hearing
16 date convenient to the parties.

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18 Date: October 18, 2013

Respectfully submitted,

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20 /s/ Jerry Kaplan
JERRY KAPLAN
21 JOSEPH BENINCASA
Attorney for Defendant
22 MICHAEL BLACKWELL
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